

De aansprakelijkheid en tuchtrechtelijke verantwoordelijkheid van de vroedvrouw in België, Nederland en Frankrijk: verwaarloosbaar of stijgend in belang?



Marlies Eggermont
Gent 2017
Marlies Eggermont

INTRODUCTION

- ▶ I. Problem statement
- ▶ II. Legal aspects of maternity care
- ▶ III. Procedural guarantees
- ▶ IV. Risks of medical liability
 - Method
 - Results
- ▶ V. Recommendations for practice

I. Problem statement

- ▶ Patient in Belgium, the Netherlands and France: right to quality (obstetric) care
- ▶ Damage cases in obstetric care
 - Civil, criminal and disciplinary law suits
- ▶ What are the risks?
 - Recommendations to avoid damage cases and medical liability



II. Legal aspects of maternity care

- ▶ EU Directive 2005/36/EG: minimal competences of the midwife
'guardian of the normal obstetric care':
screen ↔ refer
- ▶ midwife = partner in normal obstetrics (in practice?) and subordinate of the obstetrician in pathology

III. Procedural guarantees

- ▶ Civil liability
 - Negligence, damage, causality
 - Full compensation of damage
 - or 'loss of a chance' → % damage
- ▶ Criminal liability
 - Penal infraction, damage, causality
 - Prison sentence (with suspension), fine and occupational ban (not in Belgium)

III. Procedural guarantees

- ▶ Disciplinary responsibility (not Belgium)
 - Breach of disciplinary code
- ▶ Sanctions
 - Warning
 - Reprimand
 - Fine (not in France)
 - Suspension
 - Dismissal

IV. Risks of medical liability

Method

- ▶ 190 cases: Belgium, the Netherlands, France
- ▶ Midwife and/or obstetrician
- ▶ Facts: 1968–2011 (pre–peri– and postnatal)

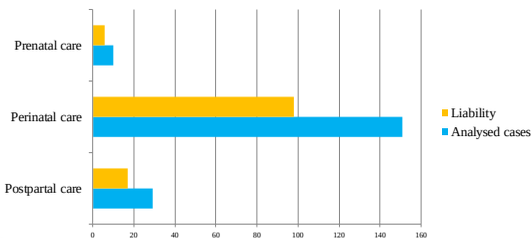
IV. Risks of medical liability

Results

- ▶ 64% (121 / 190) liability
- ▶ The Netherlands 51% (16 / 31)
- ▶ Belgium: 66% (35 / 53)
- ▶ France: 66% (70 / 106)

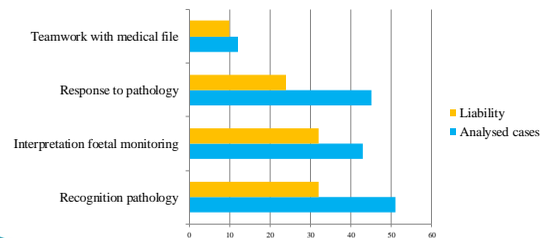
Risks

- ▶ 64% liability (121 / 190)



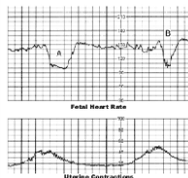
Risks in perinatal care

- ▶ 65% liability (98 / 151)



1. Fetal monitoring

- ▶ 74% liability (32 / 43)
- ▶ Misinterpretation: mostly joint responsibility
- ▶ Underestimating the severity
- ▶ Poor intra- and interobserver agreement among obstetric experts?!



2. Recognition pathology

- ▶ 63% liability for not detecting symptoms on time (32 / 51)
- ▶ A. Uterine rupture (uterine scar)
 - Court of appeal Brussels 04/11/2004 (1991)
- ▶ B. Placental abruption (typical)

3. Response to pathology

- ▶ 53% liability (24/45)
- ▶ A. Shoulder dystocia: complication?
 - Performance maneuvers
 - Absence of risk factors: macrosomia, gest.diabetes, maternal obesity
 - Lack of consensus?!



3. Response to pathology

- ▶ B. Choice for instrumental delivery
 - incomplete cervical dilation, too little fetal descent, feto-pelvic disproportion
- ▶ C. Use of instrument
 - Positioning
 - Duration
 - Tensile force
 - ‘Failed instrumental delivery?’
- ▶ D. Fundal pressure (midwife)!!!!

4. Teamwork with medical file

- ▶ 83% liability (10/12)
- ▶ (Lack of) communication= adverse events?
- ▶ Shared mental model: ISBAR?
- ▶ Difficulties:
 - Test results, instructions especially in pathologic labour, updating medical record
 - Being on call, accessibility

V. Recommendations for practice

“CREATE LIFE”

- ▶ **C**ardiotocography necessitates ‘**LIFE**long learning’
- ▶ **R**ecognize pathology
- ▶ **A**ct: right intervention
- ▶ **T**eamwork with medical record!

Conclusion

- ▶ Value of a child ↑
- ▶ Financial cost of health care ↑
- Civil, criminal and disciplinary law suits ↑?

Teamwork in health care and in a law suit is gaining importance